

EXHIBIT 3

IN THE UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

CAREY BRADFORD and CODY BOLEN,
Individually and on behalf of all other
similarly situated current and former
employees,

Plaintiffs,

v.

NO. 3:14-cv-02184

LOGAN'S ROADHOUSE, INC.,
a Tennessee Corporation,
LRI HOLDINGS, INC.,
a Delaware Corporation,
ROADHOUSE HOLDING, INC.,
a Delaware Corporation,

Judge Trauger

FLSA Opt-In Collective Action

JURY TRIAL DEMANDED

Defendants.

ANSWERS TO QUESTIONS PROPOUNDED TO YOLANDA OSBORNE

1. Please state your full name, current address, current telephone number, and social security number.

ANSWER:

Yolonda Renea Osborne

2. Please describe everything you did to prepare for your deposition, including whether you had any conversations with your attorneys, when those conversations occurred, and how long those conversations lasted. **ANSWER:** Plaintiff objects to the extent that the attorney-client privilege applies to this question. Subject to and without waiving such objection:

Subject to and without waiving such objection, I had one conversation on May 28, 2015, about setting up a meeting for May 29, 2015, to answer these questions.

3. If you reviewed any documents to prepare for your deposition, please identify each of the documents you reviewed and attach copies to your response. **ANSWER:** Nothing. I did not review any documents to prepare for deposition.

4. Please identify each Logan's restaurant at which you have worked, including the restaurant's address and restaurant number, if you know it? **ANSWER:** Logan's Roadhouse in Bosier City, LA but I do not know the address.

5. Please identify the time periods during which you worked at each Logan's restaurant that you identified in response to question number 4. **ANSWER:** I got hired 12/30/2012 and my last day there was 5/23/2014.

6. Please identify by name and position each supervisor to whom you directly reported at any time during your employment with Logan's, and the periods of time during which you reported to each such supervisor. **ANSWER:** General manager was Rick (don't know last name), and he was general manager from time store opened 12/30/2012 until 2013. He only did one year in that store. Christopher Renn was the general manager from 2013-5/23/14. There was an assistant manager, Megan (don't remember last name), and she did one year in the store beginning when store opened in December 2013 until a few months after Rick left. Josh was an assistant manager for one year and then was transferred to another store, and he worked about the same time period as Megan. Brian Porter was assistant manager in 2013 through 5/23/14. Keith Bass was an assistant manager from 2013 through 5/23/14, and he came from kitchen to floor. "Beeper" (real name unknown) was kitchen manager from early 2014 through 5/23/14. I cannot remember any other managers.

7. Please identify by name and position with Logan's each supervisor to whom you reported indirectly, or who otherwise had any authority over you, at any time during your employment with Logan's, including, but not limited to, the General Manager(s) of the restaurant(s) at which you worked, and the periods of time during which you reported to each such manager. **ANSWER:** There were no supervisors that I indirectly reported to. I reported to general managers and assistant managers directly.

8. At any time during your employment with Logan's, did you ever have any communications regarding your work and/or pay with any Logan's employee who worked at a

location other than the Logan's restaurant where you worked? **ANSWER:** Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

9. If your answer to question number 8 is YES, then identify all such employees with whom you had any such communications, and describe in as great detail as you can the substance of those communications. **ANSWER:** Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Not applicable.

10. At any time during your employment with Logan's did you ever have any communications regarding your work and/or pay with any Logan's employee who worked at Logan's corporate headquarters? **ANSWER:** No.

11. If your answer to question number 10 is YES, then identify all such employees with whom you had any such communications, and describe in as great detail as you can the substance of those communications. **ANSWER:** Not applicable.

12. What is Logan's defined workweek (for purposes of the Fair Labor Standards Act), if you know it? **ANSWER:** I cannot remember.

13. Did any of your supervisors at Logan's ever shadow you to observe your work performance throughout an entire work shift? Throughout an entire workweek? If so, identify by name and position the supervisor(s) who did so and when this occurred. **ANSWER:** Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No. When the store opened, some trainers from other Logan's restaurants shadowed me, but I cannot remember their full names. I think they were referred to as "corporate trainers." One of their names was Michelle from Tennessee (can't remember last name), and one was Chris (can't remember last name) from Baton Rouge. This occurred in January 2013.

14. Did you ever measure and/or record the amount of time that you spent performing particular tasks during an entire work shift and/or an entire workweek while employed at Logan's? ANSWER: Yes.

15. If the answer to the preceding question was "yes," then explain fully how you measured and/or recorded the time you spent on each task, and describe the results of those measurements and/or recordations on each such occasion. ANSWER: I remember that I worked about 2 hours for 5 days each week prior to opening for a total of ten hours per week because I was always an opener and had to open the store, so I got there at 9am when the kitchen opened and had the store opened about 11am. From 9am to 11am, I set out peanuts, cleaned out the tea urns, made tea and coffee, cut lemons, make butter trays, pull bread from freezer and put in oven about 10:55. On certain days, I had to refill salt, pepper, and sugar. On some days, when truck came in, they would have new dishes, so had to put new dishes in room to be washed. I washed dishes one morning because the dish washer was not there. There were supposed to be two openers, but there was only me so I had to get started earlier to get everything done before opening.

16. What was your job title during your employment with Logan's? If you had different job titles at different times, please identify each job title you held, the periods of time during which you held each such job title, and the Logan's restaurant location where you were working when you held that job title. ANSWER: My primary position that I held the entire time I was employed at the restaurant in Bossier's city with Logan's was "server." I also was clocked in as a bar-tender (in 2013 and 2014), as a hostess (sometime in 2013), and as an expo (kitchen) (in 2013).

17. For each of the positions identified in response to question number 16, please state whether you regularly received tips of \$30 or more per month in connection with your work in that position. ANSWER: (a) server: yes.

(b) bar-tender: yes.

(c) hostess: no.

(d) expo: no

18. For each of the positions identified in response to question number 16, please identify the percentage number of your work hours (e.g., 100% of hours, 50% of hours, 10% of hours, etc.) for which Logan's took a tip credit against its minimum wage obligation to you. ANSWER:

(a) server: 100%.

(b) bar-tender: 100%.

(c) hostess: 0%

(d) expo: I don't know.

19. For each of the positions identified in response to question number 16, please state the applicable hourly cash wage that you received from Logan's after the application of any tip credit by Logan's. ANSWER: For all the positions identified in response to question number 16 except hostessing, I never received "hourly cash wage" from Logan's, but I received an hourly wage of \$2.13. For hostessing, Logan's paid me an hourly wage of about \$4.75.

20. Please explain your understanding of how your minimum wage rate was impacted by any tip credits taken by Logan's. ANSWER: I do not understand the question fully, but I never received payment from Logans.

21. During the time that you were employed by Logan's, did you ever supervise anyone? ANSWER: No, but I was a server trainer at one point.

22. If your answer to question number 21 is YES, identify all employees who you supervised, the time periods during which you supervised them, what supervisory duties you had with regard to each such employee, and the Logan's restaurant location where you worked when you supervised those employees. ANSWER: Not applicable.

23. Did you ever spend an entire work shift doing nothing other than shadow another server or bartender? ANSWER: No.

24. Did you ever clock another server or bartender in or out of Logan's time recording system? If so, please identify that employee by name. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

25. If your answer to question number 24 is YES, state the hourly rate of pay at which any employee who you identified was clocked in. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Not applicable.

26. Please identify every occasion on which you personally reviewed a paycheck that Logan's provided another server or bartender. ANSWER: None.

27. For each Logan's server or bartender whose paycheck you personally reviewed, identify by name the person whose pay check you reviewed, and state when you reviewed their paycheck, why you did so, and what, if anything, you recall about their paycheck. ANSWER: I did not personally review a paycheck that Logans provided to another server or bartender.

28. Do you have personal knowledge of the amount of tips received by any other Logan's server or bartender with respect to any particular work shift? ANSWER: No.

29. If your answer to question number 28 is YES, then identify by name all such Logan's servers and bartenders, and explain how you acquired personal knowledge of the tip amounts received by those individuals. ANSWER: Not applicable.

30. Please identify every occasion on which you personally reviewed the total amount of cash tips declared for a shift by another server or bartender. ANSWER: None.

31. Please identify every occasion on which you personally reviewed the total amount of credit card tips for a shift credited to another server or bartender by Logan's. ANSWER: None.

32. During the time you worked for Logan's as a tipped server or bartender, please describe in detail all of the job duties that you performed. ANSWER: I opened the store, set out peanuts, cleaned out the tea urns, made tea and coffee, cut lemons, made butter trays, pulled bread from freezer and put in oven, refilled salt/pepper/sugar, put out new dishes in room to be washed when truck came in, washed dishes when dish washer was not there, rolled silverware, and took out trash. I worked from opening to closing. As a server, I took orders, brought food and drinks to customers, picked up plates after they were done, took payment from customers, and processed customer payments. As a bartender, I opened up the bar by making marguerita mix, stocked beer/liquor if truck came that day, cut limes and oranges, set out sanitizer buckets, made drinks for customers at bar and on floor, and took food orders for people at the bar.

33. During all of the shifts for which you were clocked-in at Logan's as a tipped server or bartender, did your duties include waiting on customers? ANSWER: yes.

34. If your answer to question number 33 is NO, identify all shifts during which you were clocked-in as a tipped server or bartender, but did not wait on any customers, and identify the job duties that you did perform during those shifts. ANSWER: Not applicable.

35. Describe your understanding of what constitutes "side work." ANSWER: "Side work" for me was to set out peanuts, cleaned out the tea urns, made tea and coffee, cut lemons, made butter trays, pulled bread from freezer and put in oven, refilled salt/pepper/sugar, put out new dishes in room to be washed when truck came in, washed dishes when dish washer was not there, rolled silverware, and took out trash.

36. Were you ever asked or instructed to perform side work while clocked-in at Logan's as a tipped employee? ANSWER: Yes.

37. If your answer to question number 36 is YES, identify by name and position the person who told you to perform that side work, the position that you then held at Logan's, and the Logan's location where you were then working. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: It depends on whichever manager was there that day, either general manager was Rick (don't know last name) or Christopher Renn. The position I held was server and bar-tender, and I worked at the Bossier City Logans.

38. If your answer to question number 36 is YES, please describe in as great detail as you can recall today, what you were instructed to do by each individual who you have identified. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I cannot remember specifically what the general managers said but they initially told me to perform that work. I just kept doing it because I knew that is what they wanted done.

39. Describe in detail all side work tasks that you were instructed to perform at any time during your employment with Logan's. In so doing, please specify the particular side work tasks that you were requested to perform in connection with each position you held, and in

connection with each Logan's restaurant at which you worked. ANSWER: As a server, I took orders, brought food and drinks to customers, picked up plates after they were done, took payment from customers, and processed customer payments. As a bartender, I opened up the bar by making marguerita mix, stocked beer/liquor if truck came that day, cut limes and oranges, set out sanitizer buckets, made drinks for customers at bar and on floor, and took food orders for people at the bar. As a bartender and server, I opened the store, set out peanuts, cleaned out the tea urns, made tea and coffee, cut lemons, made butter trays, pulled bread from freezer and put in oven, refilled salt/pepper/sugar, put out new dishes in room to be washed when truck came in, washed dishes when dish washer was not there, rolled silverware, and took out trash.

40. Did anyone other than your supervisors at the Logan's restaurant location(s) where you worked ever assign you side work or give you instructions regarding how much side work to perform? ANSWER: No.

41. As to each side work task identified in response to question number 39, during what percentage of your work shifts were you required to perform that particular task (*e.g.*, 100% of shifts, 50% of shifts, 10% of shifts, *etc.*)? ANSWER: I don't know for each individual side work task, but I spent about 50% of each shift doing side work tasks.

42. As to each side work task identified in response to question number 39, how much time did it generally take you to complete that task? ANSWER: I don't know for each task, but I know that I spent about 4 hours each shift performing side work tasks.

43. When you reported your hours worked for each shift at Logan's, did you ever indicate on your time records the amount of time you spent performing side work? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

44. At any time during your employment with Logan's, did you ever keep any records of the amount of time you spent performing side work? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

45. If your answer to question number 44 is YES, please describe in detail the records that you kept and attach copies of those records to your response. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Not applicable.

46. If your answer to question number 44 is NO, isn't it true that you can only speculate as to how much time you spent performing side work during any particular shift or workweek while you were employed by Logan's? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No, because it was repetition and routine.

47. If your answer to question number 46 is NO, please explain in detail how you can determine how much time you actually spent performing side work during any particular shift or workweek while employed by Logan's without guessing or speculating. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I spent two hours prior to opening the store performing side work tasks to prepare for opening, then another about 2 hours between lunch and dinner performing side work tasks.

48. Identify each shift and/or workweek for which you can identify exactly how much time you spent performing side work, and specify how much time you spent on side work during each such shift and/or workweek. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I spent every shift with the same routine: performing side work two hours prior to opening the store and about 2 hours between lunch and dinner.

49. Did the amount of time you were required to spend on side work vary significantly depending on the overall length of your work shift, or was the time required for side work more

or less constant regardless of the overall length of the shift? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No

50. If the time required to complete side work was more or less constant regardless of the overall length of your work shift, please specify the total amount of time in minutes that was generally required to complete your side work per shift. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I spent 120 minutes prior to opening the store performing side work tasks to prepare for opening, then another about 120 minutes between lunch and dinner performing side work tasks.

51. During the time you were employed by Logan's, how did you keep a record of the tips you earned? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I didn't.

52. During the time you were employed by Logan's, how did Logan's keep a record of the tips you earned? ANSWER: I don't know.

53. Was there any difference in how you kept a record of your credit card tips and cash tips? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

54. Was there any difference in how Logan's kept a record of your credit card tips and cash tips? ANSWER: I don't know.

55. If your answer to either question numbers 52 or 53 is YES, please explain the difference in how your credit card tips and cash tips were recorded by you and/or Logan's? ANSWER: Not applicable.

56. During the time you were employed by Logan's, did you ever falsely declare the amount of tips you received (either more or less than you actually received)? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs'

allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I never falsely declared less tips than I actually received, but I was required to report more tips than I actually received on night shift.

57. If your answer to question number 56 is YES, identify each time you falsely declared the amount of your tips, and describe how and why you did so. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: On one night shift, one of the assistant managers (can’t remember which one) asked me to declare more tips than I actually made that night for Logan’s paperwork that I did not understand. That was one time incident, and I don’t remember when that happened.

58. Was the amount of tips you declared to Logan’s always the same amount you declared on your filed tax returns? If not, explain why. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I’m not sure.

59. Did anyone at Logan’s ever require you to declare the amount of your tips falsely? ANSWER: Yes.

60. If your answer to question number 59 is YES, please identify by name and position all Logan’s employees who required you to declare the amount of your tips falsely. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: On one night shift, one of the assistant managers (can’t remember which one) asked me to declare more tips than I actually made that night for Logan’s paperwork that I did not understand. That was one time incident, and I don’t remember when that happened.

61. As to each Logan’s employee identified in response to question number 60, identify each and every time that employee required you to declare the amount of your tips falsely, and describe in detail all communications that occurred regarding the requirement that you declare the amount of your tips falsely. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: On one night shift,

one of the assistant managers (can't remember which one) asked me to declare more tips than I actually made that night for Logan's paperwork that I did not understand. That was one time incident, and I don't remember when that happened.

62. Did you receive a copy of Logan's employee handbook when you were hired by Logan's? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Yes.

63. Did you receive copies of other written policies and procedures from Logan's during your employment and, if so, please describe those policies and procedures. If you still have those policies and procedures, please attach copies to your response. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

64. Did you attend employee orientation and/or training concerning Logan's employee handbook, and/or policies and procedures? If so, please identify the date, location and topics covered during the orientation and/or training. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Yes, I attended employee orientation when the store in Bozler City opened around 12/30/2012. I don't remember the topics covered during orientation.

65. Did you receive copies of Logan's policies and procedures, including the employee handbook, sometime after your initial hire by Logan's? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I received a copy of the employee handbook sometime after my hire, but I did not receive a copy of the policies and procedures.

66. Do you recall signing the declaration attached hereto as Exhibit K in connection with this lawsuit? ANSWER: Yes.

67. Did you ever receive any communications or training from Logan's on federal or state wage laws, and/or the application of a tip credit to your wages? If so, state when this occurred, and describe the communications and/or training. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: I don't remember that.

68. In your declaration, you state that "management required me to declare tips I never received so the company could avoid paying me supplemental pay to satisfy the \$7.25 per hour minimum wage rate requirement." Is this statement true? ANSWER: Yes.

69. If your answer to the preceding question is YES, identify by name and position every "management" employee who required you to declare your tips falsely. ANSWER: On one night shift, one of the assistant managers (can't remember which one) asked me to declare more tips than I actually made that night for Logan's paperwork that I did not understand. That was one time incident, and I don't remember when that happened.

70. If you were required to declare tips falsely, identify every date on which you were required to do so. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: On one night shift, one of the assistant managers (can't remember which one) asked me to declare more tips than I actually made that night for Logan's paperwork that I did not understand. That was one time incident, and I don't remember when that happened.

71. Explain what you mean by "supplemental pay" in your declaration. ANSWER: "Supplemental pay" means hourly pay other than the \$2.13 that should bring me up to minimum wage.

72. When you state in your declaration that you were required to perform "side work" in excess of twenty percent (20%) of your work time, does that include any side work that you performed while you had seated customers for whom you were also responsible? ANSWER: Yes.

73. Do you understand that the statements in your declaration, and your responses to these deposition questions, were and are made under oath, and are subject to the same laws prohibiting perjury that apply to statements made while testifying in court? ANSWER: Yes.

74. You hand-wrote your work location, dates of employment, your signature and the date on your declaration. Was the rest of the declaration prepared by someone else? When you signed the declaration, did it look exactly like the attached copy? ANSWER: Yes. Yes.

75. Before you signed your declaration, did you read the entire document? ANSWER: Yes.

76. Before you signed the declaration, did anyone interview you about your personal experiences while working at Logan's? ANSWER: Plaintiff objects to the extent that the attorney-client and/or work product privilege applies to this question. Subject to and without waiving such objection: No.

77. Before you signed the declaration, did anyone ask you whether the contents of the declaration were accurate? ANSWER: Plaintiff objects to the extent that the attorney-client and/or work product privilege applies to this question. Subject to and without waiving such objection: No.

78. Please review your attached declaration. Are there any statements in the declaration that don't apply to your work experience at Logan's, or that aren't accurate? ANSWER: No.

79. If your answer to question number 78 is YES, please identify every statement in your declaration that doesn't apply to you and/or isn't accurate, and explain in detail why that is so. ANSWER: Not applicable.

80. Did anyone ask you if the contents of your declaration needed to be changed before you signed it? ANSWER: Plaintiff objects to the extent that the attorney-client and/or work product privilege applies to this question. Subject to and without waiving such objection: No.

81. In making the statements under oath contained in your declaration, how did you determine that while working for Logan's you "have been required to perform non-tip producing 'side work' in excess of twenty percent (20%) of [your] work time"? ANSWER: I routinely spent half my shift performing side work. I spent two hours prior to opening the store performing side work tasks, then another about 2 hours between lunch and dinner performing side work tasks.

82. When you state under oath in your declaration that while employed by Logan's, you "have been required to perform non-tip producing work while clocked-in to the company's payroll system as a tipped employee," and that you have observed other Logan's tipped employees doing the same, what exactly is the non-tip producing work to which you refer? Is that work different from the side work you described earlier? ANSWER: As a server, I took orders, brought food and drinks to customers, picked up plates after they were done, took payment from customers, and processed customer payments. As a bartender, I opened up the bar by making marguerita mix, stocked beer/liquor if truck came that day, cut limes and oranges, set out sanitizer buckets, made drinks for customers at bar and on floor, and took food orders for people at the bar. As a

bartender and server, I opened the store, set out peanuts, cleaned out the tea urns, made tea and coffee, cut lemons, made butter trays, pulled bread from freezer and put in oven, refilled salt/pepper/sugar, put out new dishes in room to be washed when truck came in, washed dishes when dish washer was not there, rolled silverware, and took out trash.

83. If the “non-tip producing work” referred to in your declaration is different from the side work you described earlier, please describe the specific tasks included in that “non-tip producing work” in detail. ANSWER: Not applicable.

84. With regard to each type of “non-tip producing work,” other than side work, identified in response to the preceding question, please identify the percentage of your work shifts (e.g., 100% of shifts, 50% of shifts, 10% of shifts, etc.) during which you performed such work, and how much time you spent during each shift, and collectively during each workweek, performing such work. ANSWER: I don’t understand the question.

85. What is the basis for your belief, as stated under oath in your declaration, that you “believe it is a practice of Logan’s to require all its tipped employees to perform non-tip producing ‘side work’ in excess of twenty percent (20%) of their time while clocked-in to the company’s payroll system as a tipped employee”? ANSWER: I believe that it was a practice of Logan’s because they required me to perform side work over 20% routinely while I was working for tips.

86. Do you have personal knowledge concerning the amount and/or type of side work performed at any Logan’s restaurant location other than the locations at which you have worked? ANSWER: No.

87. During your employment with Logan’s, were you ever required to attend training? If so, please describe in detail the location and subject matter of the training, identify the name(s) and position(s) of the trainer(s), and describe in detail the subject matter and time duration of the training. ANSWER: Yes, when the store opened, some trainers from other Logan’s restaurants shadowed me, but I cannot remember their names. I think they were referred to as “corporate trainers.” One of their names was Michelle from Tennessee (can’t remember last name), and one was Chris (can’t remember last name) from Baton Rouge. This occurred in January 2013. The subject matter was instructing me how to serve, what the store requires, and this is how they want it done.

88. Other than those employees who attended the same training sessions as you, do you have any personal knowledge regarding whether any other employees of Logan’s attended training, or how much time they spent in such training? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

89. During your employment with Logan's, were you ever required to provide training for anyone? ANSWER: Yes.

90. If your answer to question number 89 is YES, identify all occasions on which you trained another employee, the name of each such employee you trained, and how long you spent training that employee. ANSWER: I was a server trainer. I can't remember the date and name of each employee that I trained. I spent about 2 hours training each new person. I trained about 15-20 people.

91. If your answer to question number 89 is YES, describe in detail the nature of the training you provided and how that training was done. For example, did the training consist of allowing another employee to shadow you while you waited on customers and performed other server or bartender job duties? ANSWER: I would allow them to shadow me. While I performed the work, I would instruct the employee and show them how to perform each task.

92. Have you ever been arrested? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Yes.

93. If your answer to question number 92 is YES, identify the date of the arrest, the offense for which were arrested, and the outcome of any charges? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: There was a warrant in 2010 for unpaid traffic tickets. I paid the tickets and they dropped the charges.

94. Have you ever been convicted of a crime? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

95. If your answer to question number 94 is YES, identify the date of the conviction, the crime for which you were convicted, and the sentence that you were given as a result of the conviction. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Not applicable.

96. Have you ever been involved in a lawsuit prior to this one? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

97. If your answer to question number 96 is YES, identify the other parties involved in the lawsuit, your role in the lawsuit (plaintiff, defendant, or witness), and the outcome of the lawsuit. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Not applicable.

98. Do you know either of the named Plaintiffs in this lawsuit, Carey Bradford or Cody Bolen, personally? ANSWER: No.

99. If your answer to question number 98 is YES, explain how you know Carey Bradford or Cody Bolen, including how you came to know them and what communications you have had with them in the past year. ANSWER: Not applicable.

100. How did you find out about this lawsuit? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Facebook.

101. Are you familiar with the website www.logansofftheclock.com? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Yes.

102. If your answer to question number 101 is YES, how did you become familiar with that website? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Facebook.

103. Prior to joining this lawsuit, did you personally know any of the lawyers or employees at the law firm that is representing you? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at

this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

104. If your answer to question number 103 is YES, identify by name which lawyers or employees you knew, and describe how you came to know them. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Not applicable.

105. How many communications have you had with the attorneys representing you in this case, and when did those communications occur? ANSWER: The attorney-client and/or work product privilege applies to this question. Subject to and without waiving this objection, Plaintiff answers as follows: Between March and May of 2015, I received one letter with enclosures about the suit; one phone call from the firm with one question; on May 28, 2015, a telephone call and email to schedule this appointment to answer these questions; and then this appointment to answer these questions today.

106. Have you had any communications with any current or former Logan’s employees about the claims in this lawsuit? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

107. If your answer to question number 106 is YES, identify by name each current or former Logan’s employee with whom you have had any communications about the claims in this lawsuit, identify when those conversations occurred, and describe in as great detail as you can the content of those conversations. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Not applicable.

108. Have you had any communications with anyone other than your lawyers about the claims in this lawsuit? ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only “Plaintiffs’ allegations of a collective action” instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: No.

109. If your answer to question number 108 is YES, identify by name each person with whom you have had any communications about the claims in this lawsuit, identify when those conversations occurred, and describe in as great detail as you can the content of those conversations. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: Not applicable.

110. Please identify every individual named on the Opt-in List (attached as Exhibit L) with whom you have ever shared a work shift while employed at Logan's. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: None.

111. Please identify every individual named on the Opt-in List attached hereto with whom you have ever attended a training session while employed at Logan's. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: None.

112. Please identify every individual named on the Opt-in List attached hereto with whom you have ever communicated regarding your work and/or compensation at Logan's including the application of tip credits by Logan's, any side work required by Logan's and any instructions by managers at Logan's that employees declare their tips falsely. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: None.

113. Please identify every individual named on the Opt-in List attached hereto whom you have never met and with whom you have never communicated. ANSWER: Plaintiff objects to answering this question, which is outside the scope of the discovery permitted since the Court limited initial discovery at this pre-conditional certification stage to only "Plaintiffs' allegations of a collective action" instead of full discovery on the merits of this case. (Initial Case

Management Order, Dkt. 24 ¶ G.) Subject to and without waiving this objection, Plaintiff answers as follows: All, except for myself.

State of Louisiana)
Bossier Parish)

I, Yolonda Osborne, having been duly sworn, make oath that the answers stated in the foregoing Answers to Questions Propounded to Yolonda Osborne are true to the best of my knowledge, information, and belief.

Yolonda Osborne
Yolonda Osborne

I, CHARLES E GRAY, a Notary Public in and for said State and Parish, hereby certify that Yolonda Osborne, whose name is signed to the foregoing document, and who is known to me, acknowledged before me on this date that being informed of the contents of said document and being authorized to do so, she executed the same voluntarily on the date the same bears date.

Given under my hand and seal on this the 4 day of June, 2015.


{SEAL}

Charles E Gray
Notary Public J.P. 08-6

My Commission Expires: 2021

DATED: June 10, 2015

As to objections,



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ATTORNEYS FOR PLAINTIFFS

CERTIFICATE OF SERVICE

I, Gordon E. Jackson, certify that I caused a copy of the foregoing **Yolonda Osborne's Answers to Written Questions** to be served on Defendants' counsel on June 10, 2015 by First Class Mail and email at the following addresses:

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EXHIBIT K

IN THE UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

CAREY BRADFORD and CODY BOLEN,
Individually and on behalf of others
similarly situated.

Plaintiffs,

v.

LOGAN'S ROADHOUSE, INC.,
a Tennessee Corporation,
LRI HOLDINGS, INC.,
a Delaware Corporation,
ROADHOUSE HOLDING, INC.,
a Delaware Corporation,

Defendants.

No. 3:14-cv-2184

FLSA Opt-In Collective Action

JURY TRIAL DEMANDED

DECLARATION OF YOLANDA OSBORNE

I, Yolanda Osborne, hereby submit this declaration and state as follows:

1. I worked for Logan's Roadhouse, Inc. ("Logan's") as a tipped-employee at its restaurant located in Bossier City, LA during Year 2012-2014.
2. As a tipped employee at Logan's, I received a reduced hourly rate of pay less than the minimum wage rate of \$7.25 per hour..
3. As a tipped employee, my principal job duties were to wait on and serve customers.
4. I have observed that the work I performed for Logan's as a tipped employee was essentially the same work that other Logan's tipped employees were required to perform with regard to both tipped and non-tip producing job duties.

5. While employed by Logan's during the time period noted above, I have been required to perform non-tip producing work while clocked-in to the company's payroll system as a tipped employee, and received less than the minimum wage rate of \$7.25 an hour for such work. I likewise have observed other Logan's tipped employees being required to perform non-tip producing work while clocked-in to the company's payroll system as a tipped employee, while receiving less than the minimum wage rate of \$7.25 rate an hour for such work--during such time period
6. In addition, while employed by Logan's during the time noted above and clocked-in to the company's payroll system as a tipped employee, I have been required to perform non-tip producing "side work" in excess of twenty percent (20%) of my work time (such as rolling silverware, refilling sugar caddies, salt and pepper shakers, ice, condiments, cleaning chairs, tables, booths, restaurant artifacts and décor, lights, blinds, windows, as well as closing out customers checks and performing pre-closing cleaning tasks, vacuuming and/or sweeping the server's assigned area and checking dishes, napkins, and utensils, etc.), while receiving less than the minimum wage rate of \$7.25 an hour for such "side work" time.
7. I likewise have observed other Logan's tipped employees receiving less than the minimum wage rate of \$7.25 an hour for such non-tip producing "side work".
8. I believe it is a practice of Logan's to require all its tipped employees to perform non-tip producing "side work" in excess of twenty percent (20%) of the their time while clocked-in to the company's payroll system as a tipped employee, without being paid at least the minimum wage rate of \$7.25 for such "side work" time.
9. While employed by Logan's as a tipped employee during the period noted above, I have been required to attend company mandatory training without receiving at least the minimum

wage rate of \$7.25 for such training time. I also have observed other Logan's tipped employees during such time period being required to attend company mandatory training without being paid at least the minimum wage rate of at least \$7.25 per hour for such training time.

10. Also, while employed at Logan's as a tipped employee, management required me to declare tips I never received so the company could avoid paying me supplemental pay to satisfy the \$7.25 per hour minimum wage rate requirement.

I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing declarations are true and correct. Executed on this 1 day of March, 2015.

A handwritten signature in black ink, appearing to read "Yolanda R. Osborne", written over a horizontal line.

Yolanda Osborne, Declarant

EXHIBIT L

EXHIBIT L: *Bradford et al v. Logan's* - List of Plaintiffs

	<u>First Name</u>	<u>Last Name</u>
1	Arielle Ann	Aldrich
2	Samantha Lee	Arnold
3	William Corey	Barry
4	Angel	Bartelt
5	Justin	Beavers
6	LaTonia	Bennett
7	Shane Sumner	Bodden
8	Raphael	Boldrick
9	Cody	Bolen
10	Carey	Bradford
11	Tyler	Bransom
12	Kimberly	Brewer
13	Jonathan Patrick	Brown
14	Marquis	Brown
15	Michael Marcell	Brown
16	Christopher	Bryant
17	Laurel Michelle	Bryant
18	Karri	Busard
19	Aaron	Byrd
20	Tarmeca Maria	Campbell
21	Savannah	Carrick
22	Jessica	Clark-Clardy
23	Jaclyn	Cooper
24	Anna Madison	Copeland
25	James Robert	Corley Jr.
26	Roderick	Davis Jr.
27	Jacob Lee	Demoss
28	Ellen	Dent
29	Amy Nicole	Derrington Norton
30	Hayden	Dollar
31	John	Duncan
32	Ashley	Elgin
33	Amy Jo	Ford
34	Nicole	Foster
35	Gabrielle	Frey
36	Ashley	Fulcher
37	Dustin Dewayne	Gilbert

	<u>First Name</u>	<u>Last Name</u>
38	Jordan Lee	Goggin
39	Tia Jannelle	Haddox
40	Thomas	Hartung
41	Nicholas Stephen	Holman
42	Brandy	Holt-Anna
43	Clifford	Hughes
44	Marcie Lynn	Hunter
45	Wendy	Hymer
46	Syreeta	Jackson
47	Jeffrey	Jernigan
48	Lillian	Kelter
49	Ashley Nicole	Kennedy
50	Kristyn	King
51	Linda Sue	Kurtz
52	Chadwick Anson	Layne
53	Shayne	Lenfestey
54	Angelina Marie	Lewis
55	Bobbie	Longmire
56	Kimberly Nichole	Lynn
57	Austin Gunnar	Maher
58	Jeanan	Mayfield
59	Darreo	McCall
60	Jessica	McClellan
61	Jason	McGee
62	Joel	Merchant
63	Cassie	Miller
64	Jeremy	Mitchell
65	William	Moody
66	Jordan Scott	Moore
67	Tracy Denise	Nicholas
68	Heather	Oakley
69	Larita Joy	O'Brien
70	Yolanda	Osborne Youngblood
71	David	Parish
72	Corinne	Pennington
73	Kelly	Pilet
74	Justin Blaine	Potts
75	Cori Amber	Rascati
76	Jessica Lynn	Ratliff
77	Jennifer	Reece

	<u>First Name</u>	<u>Last Name</u>
78	Robyn Elizabeth	Reeves
79	Latanya Dialishiah	Rodgers
80	James	Roten
81	Stacey	Russell
82	Keita	Shearin
83	Suzanne Angela	Sherrill
84	Amanda	Siroki
85	Destiny	Stafford
86	Shawn Michael	Straughn
87	Tristan James	Warsham
88	Anthony	Wiggins
89	Zachery Scott	Wimpelberg
90	Shelly	Wood
91	Markala	Wretling